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APPLICATION NO), 1	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/943,277 08/30/2001		08/30/2001	Ahmad Jalali	PA000054	8791	
23696	7590	08/24/2005		EXAMINER		
Qualcomr	n Incorpo	rated	TSEGAYE, SABA			
Patents De	_					
5775 More	•	/e	ART UNIT	PAPER NUMBER		
San Diego,	, CA 921	21-1714	2662			
			DATE MAILED: 09/2/2005			

Please find below and/or attached an Office communication concerning this application or proceeding.

				T					
			tion No.	Applicant(s)					
			277	JALALI, AHMAD					
Office Action Summary		Examin	er	Art Unit					
		Saba Ts	egaye	2662					
- The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply									
THE - Exte after - If the - If NO - Failu Any	ORTENED STATUTORY PERIOD FOR MAILING DATE OF THIS COMMUNION IN THI	CATION. of 37 CFR 1.136(a). In no of the control o	event, however, may a reply be tin atutory minimum of thirty (30) day will expire SIX (6) MONTHS from oplication to become ABANDONE	nely filed rs will be considered timel the mailing date of this c ED (35 U.S.C. § 133).					
Status									
1)🖂	Responsive to communication(s) file	d on <i>02 May 2005</i> .							
·	This action is FINAL . 2b)⊠ This action is non-final.								
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is								
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.								
Dispositi	ion of Claims								
4)⊠	Claim(s) <u>1-11,14-19,21-29 and 31-39</u> is/are pending in the application.								
	4a) Of the above claim(s) is/are withdrawn from consideration.								
5)	Claim(s) is/are allowed.								
6)⊠	Claim(s) <u>1-11,14-19,21-29 and 31-39</u> is/are rejected.								
7)	Claim(s) is/are objected to.								
8)□	Claim(s) are subject to restrict	tion and/or election	requirement.						
Applicati	on Papers								
9)[The specification is objected to by the	Examiner.							
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.									
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).								
	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).								
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.									
Priority ι	ınder 35 U.S.C. § 119								
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).									
a) ☐ All b) ☐ Some * c) ☐ None of:									
	1. Certified copies of the priority	documents have be	en received.						
	2. Certified copies of the priority of	documents have be	en received in Applicati	ion No					
	3. Copies of the certified copies of	of the priority docum	nents have been receive	ed in this National	Stage				
	application from the International Bureau (PCT Rule 17.2(a)).								
* See the attached detailed Office action for a list of the certified copies not received.									
A44a.a.b	***								
Attachment(s) 1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413)									
	e of Neiterences Cited (F10-032) e of Draftsperson's Patent Drawing Review (P	ГО-948)	Paper No(s)/Mail Da	ate					
	mation Disclosure Statement(s) (PTO-1449 or I r No(s)/Mail Date	PTO/SB/08)	5) Notice of Informal F 6) Other:	Patent Application (PT0	D-152)				

DETAILED ACTION

Response to Amendment

1. This Office Action is in response to the amendment filed on 05/02/05. Claims 1-11, 14-19, 21-29 and 31-39 are pending. Currently no claims are in condition for allowance.

Claim Rejections - 35 USC § 112

2. Claims 18 and 19 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Regarding claim 18, the phrases "a second receiver, a second processor" are confusing of because there is no mention of a first receiver and a first processor in claim 16.

Regarding claim 19, it is not clear how the second receiver configured to receive the determined pre-coder parameters (when the second receiver receives a non pre-coded reference (see claim 18)).

Claim Rejections - 35 USC § 102

3. Claims 16, 21-25, 29, 31, 32 and 37 are rejected under 35 U.S.C. 102(e) as being anticipated by Kanterakis et al. (US 6,606,341).

Regarding claim 16, Kanterakis discloses an apparatus for pre-coding in a communication system comprising:

a pre-coder (422) configured to pre-code first reference data in accordance with pre-coder parameters (see fig. 4; column);

a first transmitter (430) communicatively coupled to said pre-coder configured to (see figs 4; column 5, lines 1-12):

transmit the pre-coded data (430); and

transmit a non pre-coded second reference data on a common pilot signal (453), wherein the common pilot signal is sent on a separate channel from the pre-coded data (column 5, lines 45-51).

Regarding claims 21 and 24, Kanterakis discloses the method wherein the reference data are continuous reference data (column 12, lines 53-55).

Regarding claims 22 and 25, Kanterakis discloses the apparatus wherein the first transmitter is further configured to transmit the non pre-coded first reference data discontinuously (column 12, lines 53-55).

Regarding claim 23, Kanterakis discloses the apparatus wherein the non pre-coded second reference data comprise a pilot data (see fig. 4, 453).

Regarding claim 29, Kanterakis discloses an apparatus for demodulating pre-coded data, comprising:

a first receiver configured to(see fig. 4):

receive a pre-coded reference data and a pre-coded payload data (422);

data and the non pre-coded reference data (417, 421); and

receive non pre-coded reference data on a common pilot signal (453), wherein the common pilot signal is received on a separate channel from the pre-coded data; and determine demodulator parameters in accordance with the received pr-coded reference

a demodulator communicatively coupled to the receiver configured to demodulate the pre-coded payload data in accordance with the determined demodulator parameters (418, 421).

Regarding claim 31, Kanterakis discloses the apparatus wherein the reference data comprise a pre-coded pilot signal (see fig. 4, 453).

Regarding claim 32 and 33, Kanterakis discloses the apparatus wherein the reference data are continuous reference data (column 12, lines 53-55).

Regarding claim 37, Kanterakis discloses an apparatus for demodulating pre-coded data, comprising:

means for receiving a pre-coded reference data and a pre-coded payload data (417; means for receiving non pre-coded reference data on a common pilot signal wherein the common pilot signal is received on a separate channel from the pre-coded data (417);

means for determining demodulator parameters in accordance with the received precoded reference data and the non pre-coded reference data (417, 418); and

means for demodulating the pre-coded payload data in accordance with the determined demodulator parameters (418, 421).

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Claim Rejections - 35 USC § 103

4. Claims 1-8, 11, 14, 15, 26, 36, 38 and 39 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kanterakis et al. in view of Saints (US 5,903,554).

Regarding claims 1-5, 8, 11, 26 and 36, Kanterakis discloses all the claim limitations as stated above, except for the first data comprises pre-coding dedicated pilot data.

Saints teaches a pre-coded pilot signal (column 4, lines 45-64; column 5, lines 14-41).

It would have been obvious to one ordinary skill in the art at the time of the invention was made to use the teachings of Saints of pre-coding a pilot signal in the system of Kanterakis in order to control the transmission power of the transmitter (see Saints, column 5, lines 15-22; summary of the invention).

Regarding claims 6, 7, 14 and 15, Kanterakis discloses the method wherein the transmitting a non pre-coded reference data comprises: transmitting a continuous/discontinuous non pre-coded reference data (column 12, lines 53-55).

Regarding claim 38, Kanterakis discloses, in Fig. 4, a method for pre-coding in a communication system, the method comprising:

pre-coding predetermined data (422) in accordance with a set of pre-coder parameters to obtain burst of pr-coded predetermined data;

transmitting over the communication link a second pilot burst (453) to the destination station, wherein the second pilot burst comprises non-pre-coded predetermined data (column 5, lines 45-51).

However, Kanterakis does not disclose the pre-coded reference data is a first pilot signal.

Saints teaches a pre-coded pilot signal (57, 55).

It would have been obvious to one ordinary skill in the art at the time of the invention was made to use the teachings of Saints of pre-coding a pilot signal in the system of Kanterakis in order to provide a high quality of pilot signal.

Regarding claim 39, Kanterakis discloses the method further comprising:

receiving, from the destination station, an estimate of characteristics of the

communication link (417, 418); and adjusting the set of pre-coder parameters in accordance with
the estimate (421).

5. Claims 9, 10, 18, 19, 27 and 28 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kanterakis et al. in view of Chung (US 4,995,057).

Kanterakis discloses all the claim limitations as stated above. Further, Kanterakis discloses that a packet is translated to a carrier frequency, filtered and amplified by transmitter RF section 430 and pas through circulator 410. However, Kanterakis does not expressly disclose a processor communicability coupled to the at least two equalizers.

Chung discloses, in Fig. 3, equalizer 380, 381 and sampler 384 (column 3, lines 13-21; column 6, lines 35-67; column 8, line 64-column 9, line 11).

It would have been obvious to one ordinary skill in the art at the time the invention was made to use more than one equalizer, such as that suggested by Chung, in the apparatus of Kanterakis in order to optimize the quality of data and to assure the noise at the input to the receiver decoder is both Gaussian and white.

6. Claims 17, 34 and 35 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kanterakis in view of Abeta et al. (US 6,647,003).

Kanterakis discloses all the claim limitations as stated above, except for a digital signal processor communicatively coupled to the memory storage unit and capable of executing instruction.

Abeta teaches that a transmitting processor 610 comprises a transmitting section 710, a channel encoder 722 and inserting section 724 which are implemented in the form of software using DSP and a memory that stores programs.

It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify Kanterakis's apparatus to utilize a system where a digital signal processor communicatively coupled to the memory storage unit and capable of executing instruction, as taught by Abeta in order to provide much higher performance and much more efficient system.

Response to Arguments

7. Applicant's arguments with respect to claims 1-11, 14-19, 21-29 and 31-39 have been considered but are most in view of the new ground(s) of rejection.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Saba Tsegaye whose telephone number is (571) 272-3091. The examiner can normally be reached on Monday-Friday (7:30-5:00), First Friday off.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Hassan Kizou can be reached on (571) 272-3088. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

ST August 21, 2005

JOHN PEZZLO
PRIMARY EXAMINER